

SAN ANTONIO CHAPTER OF THE FEDERAL BAR ASSOCIATION

ESSENTIAL TRAINING ON E-DISCOVERY

A BAR/BENCH INTRODUCTION TO THE ELECTRONIC DISCOVERY AMENDMENTS TO THE FEDERAL RULES OF CIVIL PROCEDURE

BROWN BAG LUNCHEON UNITED STATES DISTRICT COURTHOUSE

WHEN: Wednesday, November 29, 2006, at 12:00 noon (doors open at approximately 11:40 a.m.)

WHERE: Courtroom of United States District Judge Xavier Rodriguez
John H. Wood Jr. United States Courthouse
655 E. Durango Blvd.
San Antonio, TX 78206

MCLE: 2.5 hours participatory credit, including 1.0 hour of ethics credit (for attendance at both the “live” panel discussion and viewing the recorded video)

1.5 hours of participatory credit, including .50 hour of ethics credit (for participation in the “live” panel discussion only)

In a brown bag luncheon format, the Chapter is pleased to present a panel discussion by leading members of the Bench and Bar, followed by a video presentation, addressing the significant revisions to the Federal Rules of Civil Procedure slated to become effective on December 1, 2006, relating to e-discovery and electronically stored documents, including revisions to FRCP 16, 26, 33, 34, 37, and 45.

United States District Judge Xavier Rodriguez will moderate the discussion among: **Laurie A. Weiss**, partner, **Fulbright & Jaworski, L.L.P.**; **Renee McElhaney**, shareholder, **Cox Smith Matthews Incorporated**; and **Jay Aguilar**, **General Attorney & Assistant General Counsel, AT&T Services, Inc.**; as well as technology expert, **Paige Hunt, Manager of Electronic Discovery Services, Fulbright & Jaworski, L.L.P.** The panel, in their presentation or in response to your questions, will address how to prepare your partners, associates and clients for e-discovery, including such possible issues as:

- The first 120 days of litigation: what every federal litigator needs to know about preparing for e-discovery
- Litigation holds and preserving evidence: what is expected?
- How do you plan for e-discovery?
- What do the new rules say about how ESI must be produced?

- What are the ESI production issues the court will expect the parties to resolve, such as search methodologies and metadata?
- Will the new FRCP 26(b)(5) change the court's analysis of whether inadvertent disclosures of privileged electronic information constitutes a waiver?
- How will the new FRCP 37(f) affect the court's analysis of whether spoliation sanctions are appropriate?

Following the panel, we will show the video presentation, titled "Electronic Discovery Update: Impact of the 2006 Federal Rules Changes," produced by the Federal Litigation Section of the FBA in conjunction with the Mecklenburg County (North Carolina) Bar Association. The video contains an excellent overview of the rule changes and their impact.

Bring your own brown bag lunch and beverage – or order one for pick-up at a nearby restaurant.

No reservations are needed to attend, but attendance will be limited by the capacity of the courtroom. First come, first seated.

A nominal attendance fee of \$20.00 is requested, payable to the San Antonio Chapter of the FBA.